

The following is a summary of my case that describes how I lost my daughter to a sexual predator and how the family court system, social services and the police have aided him in his endeavour. He has demonstrated throughout the case calculating and highly manipulative behaviour and implemented with the aid of his excellent legal team his goal, which is full control over a child who is now eight years of age, and over me, her mother and only person who stood between his plan and her right to live a life free of abuse. I found out over time many things about such characters, mostly that political cunning and socially abusive behaviour is the common trademark amongst paedophiles – and that they have a deeply disturbing and unsettling ability to create social accomplices. Most accomplices of paedophiles initially don't know that they aid a paedophile, and by the time they find out they are too deeply entangled in the paedophile's web and are confronted with the bleak reality that they have unwittingly committed cover-ups and perverted the course of justice to aid their client or friend, At this stage these victims realize the true nature of their „friend“ or „client“ but it is too late and they are criminally and socially entangled and will keep quiet about the abuse, more so – they will protect the abuser. This basic strategy is unfolding over and over again in child sexual abuse cases at the family courts and with all involved agencies and persons. Even if professionals involved in a case become at any stage suspicious, they have made themselves already culprits and their fears for their social status and lively hood force them to keep silent. They are not fully realising that their complicity was fully calculated and anticipated by the abuser. The perpetrator knows that after a certain stage during legal proceedings, he can do whatever he likes and the majority of „professional“ people will cover him because they made themselves unwitting accomplices in his abuse and they have no recourse to challenge without serious repercussions against themselves. Once a judge made the judgement of “no abuse has taken place” history has been officially written and is set in stone, and no facts can change this, even if it should turn out later on that abuse has indeed taken place and the judge was wrong. This is a twist in law that abusers exploit to the fullest extend. The only avenue for victims is to proof “perversion of the course of justice” or to wait until the criminal trips up and the system convicts the person out of it's own accord. My conclusion is that professionals across the range lack training and are ill prepared for the perverted mind of such people, who truly know no taboo and who are possessed with a spirit that wants to inflict maximum social damage not only on children but also on humanity itself.

People with a normal social functioning are not prepared for such evil and lack the imagination that such mind boggling abuse can even exist. It is indeed a heart wrenching and sickening endeavour to look at any case that involves sexual abuse of a child and the surrounding events of social complicity and legal perversions and inversions.

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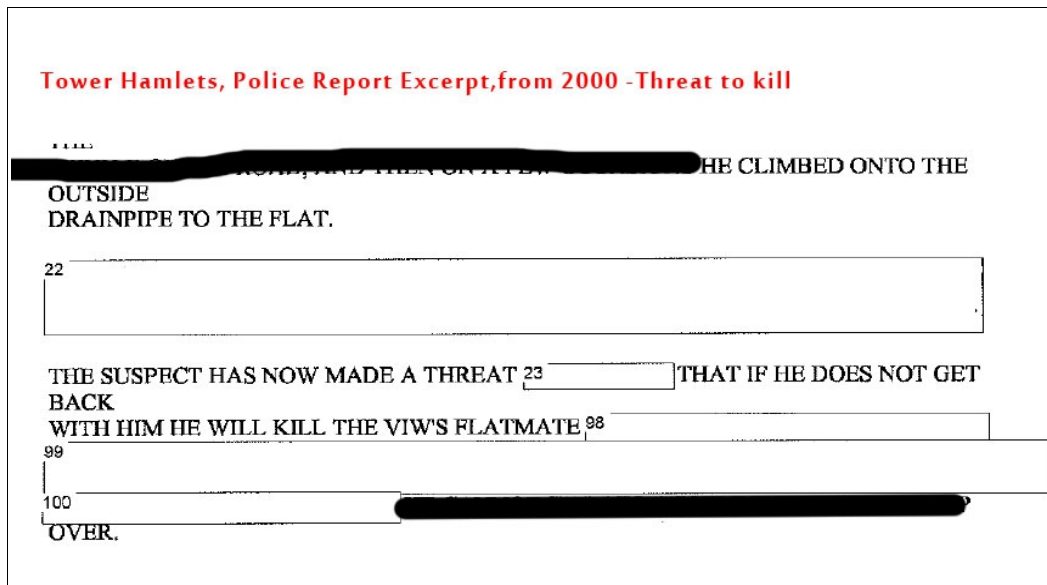
I meet him in 2004. I was working at the time as a senior editorial design consultant for a leading national newspaper. He was working as System-Analyst and programmer for a company in the City. Our daughter was born in 2006. We got never married as he continued to delay marriage. He also never lived with me and invented reasons why he had to keep his own flat. Later he claimed he had lived with me, but it is untrue and records proof it. When our daughter was born he got himself immediately on the birth certificate. He came with the registrar to my bed within two hours after I came out of caesarean section. Later I was told by a charity that he intentionally did so to be able to legally control me and in particular our daughter. I was also told that he had most likely groomed me as a committed paedophile and wanted a baby for himself through me.

He is estranged from his family. He went to an elite college. His brother-in-law is a criminal justice judge in London. His sister is a lawyer. Many of his friends at the time were actors, teachers, barristers, social workers and lawyers with leading law firms. They helped him later throughout the court case and beyond with free legal advise, emotional support and money.

He and I separated very soon after her birth, as his behaviour became increasingly threatening and bizarre. He insisted on spending time by himself with the baby, and bullied me to agree for her to stay with him at least three days/nights per week. This was extremely worrying given that she was just a small

baby. After six weeks I told him that she cannot stay with him over night any more as this is harmful for her to be torn between two places and to be separated from her mother for such long periods of time. I also told him he needs to get psychological help for his bullying behaviour. I also refused to let him again into my flat given his bullying behaviour. He then threatened me with abusive text messages and phone calls. He also made false allegations against me with the Local Authority and the Police. Then he got a lawyer involved and started proceedings for sole residence/sole custody.

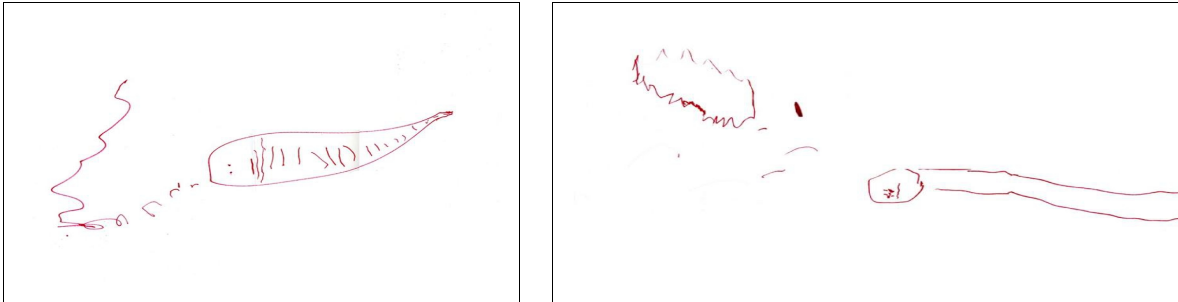
I got very worried for my daughter and started to see his family, his father and sister in 2007 who told me about his past and that he had an ex-girlfriend he had harassed and abused for years. In 2000 he had climbed into his ex-girlfriend's flat and had threatened to kill her female flat mate. There was a police record of this incident but I was unable to obtain it until 2009.



In the family court in the meantime proceedings started and it was initially ordered that the baby should stay with him for three nights a week before any further judgement on the residency. In Summer 2007 I went abroad with her and refused to return to the UK, instead I turned to the authorities of my home country for help. Because we were unable to obtain his police record from the UK authorities, my efforts for protection in my home country failed and we were ordered to return to the UK under the Hague Convention in early January 2009 to continue family court proceedings. In February 2009 my daughter started to have overnight contact with her father again, and that is the time she started disclosing to me that he is hurting her vagina. She was two years old at the time, about six weeks before she turned three.

When my daughter started disclosing to me I went to the local hospital to obtain advise. They referred me to a sexual abuse specialist, a Dr. Deborah Hodes who is publicly known from her report on the Baby P case. Dr. Hodes advised me, based on the circumstance of the case, what the child told me and my ex's seeming fixation to spend time alone with the child, that she believes that he is sexually abusing her and in the ongoing process of grooming her. She gave me the name and address of The Haven, which is a sexual assault intervention centre. She told me to go there when things go „really bad“. Although she was not able to diagnose any physical symptoms of my daughter's assumed sexual abuse she seemed very confident and contacted police and the local authority for further investigation. This was a catastrophic decision that ultimately would cost my daughter dearly. I was in the middle of custody proceedings at a family court and predictably my allegations of sexual abuse were turned against me and I was accused of making false allegations. I was also accused of having emotionally abused my daughter for audio recording the disclosures she made to me. Because my daughter was too small at the time and too insecure by all the events surrounding her she was unable to talk and neither the police nor the LA bothered to make a real investigation. The situation was completely turned on it's head and I was standing as the accused. There were also many procedural errors in court and my own lawyers did not bother to follow procedures or pay attention to the case.

Predictably my daughter had very quickly unsupervised contact with her father again and she told me again about yet more abuse. This time the abuse involved also other children, namely the small children of his friends. She also made explicit drawings of ejaculating penises. During this time we also had to see a child psychological expert called Dr. Eia Asen, whose real name is Karl Michael Asen, who dismissed these drawings (she was hardly three years old at the time she made them) as childish doodles.



In May 2009 an one week long finding of fact hearing took place at the Principal Registry in London and the outcome of this was that I was accused by the judge to have made malicious allegations against the father and that I had emotionally abused the child. Even though the police record of my Ex were finally retrieved from the police by the judge, his burglary and threat to murder his ex's friend was swept under the carpet, instead his education at an elite college was emphasized and his qualities as a father. Shared care was ordered. I should have challenged this decision in an appeal but was too weak and confused what to do and my lawyers blocked attempts of me to get the decision corrected or did not inform me about my options. During the next six weeks, every time my daughter came back from staying contact with her father, my daughter told me in detail how he hurts her vagina with his fingers and begged me to make him stop. It was the most horrible thing and I was totally helpless. Eventually I was so desperate that I followed Dr. Hodes' advice and took her to The Haven sexual assault centre, hoping I would get help in this matter and that my daughter would be finally protected. Instead of helping us The Haven called the Police who took the child away from me and put her into emergency foster care. Because of the judgement against me that was kept in a central computer system I stood framed as a false „malicious“ witness and all my attempts to help my child were from thereon futile. After three weeks in foster care - where my daughter continued to make disclosures that are on record but were never followed up - my daughter ended in the sole custody of her father with me being only allowed to see her under supervision for two hours every week.

**Excerpt, Report on Child in Foster Care, 6.8.09**

██████ incident that had concerned ██████ since she had ██████ in her care was ██████ when she was helping ██████ to wipe her bottom. ██████ said something along the lines of "oh no not the finger".

During supervised contacts with me my daughter spoke about monsters in her bed and that she is scared and wants to go home with me, but instead of asking questions about my daughter's situation the social workers forced me to ignore what she is saying under the threat that I would lose even this little contact with her. I cannot even begin to describe how harrowing all this was, how soul destroying and absolutely cruel. It was truly diabolical.

In October 2009 I discovered during contact with my daughter that she had a bad vaginal discharge. Vaginal discharge in little girls is listed in child protection as a sign for possible sexual abuse. When I asked the social worker about this she dismissed it and instead enforced that I am no longer allowed to accompany my daughter to the bathroom to avoid me „being set of“. I contacted my daughter's guardian who agreed with me that this discharge is worrying. It then came out that my daughter had a GP I never heard of and that had remained concealed during the proceedings so far – this concealment was in direct breach of a court order that was made earlier in proceedings by High Court Judge Hollman (who was not

the judge later in charge of my case). My daughter's medical record with that GP came eventually forward and a history of severe vaginal discharge since she was in the sole care of her father was documented, plus unexplained black outs and later on anal bleeding.

### Excerpts of Medical Report by Dr Penny Salt to GP, 20.01.2010

Thank you for referring [REDACTED] to my clinic who was accompanied by her father. She is three years and nine months of age.

[REDACTED] has had a vaginal discharge on and off since August. It is yellow or green in colour and leaves marks on her underwear. She complains of her vagina being itchy, but does complain of bottom itching. She has no obvious dysuria or urinary tract infection [REDACTED]

....

Her father describes her as having a 'febrile convulsion' a few months ago with a temperature caused by an ear infection. On closer enquiry, it sounds more like a rigor [REDACTED]. The ambulance took forty minutes to arrive and did not take her to A&E because she was well when they arrived. Her father saw the GP the next day who diagnosed an ear infection. **There is no recording of an ear infection in GP records**

2.12.2009 G.P.Surgery **Excerpt GP Surgery, 2009**  
JS  
First E: Temperature symptoms  
S: Was very unwell last night with temperature and rigors Called 999 and paramedics attended to her Seemed so well thereafter that did not get to hospital. Had rigors and father was worried re ?febrile convulsion, although was conscious throughout had temp to 40 degrees and very chesty cough Has been unwell for the past 48 hours  
O: Looks bright and alert No temp now has cold sore right lower lip. No resp distress Well perfused very chesty cough +Right sided insp creps.No rash or other findings  
Rx: Amoxicillin Oral Suspension Sugar Free 125 mg/5 ml 100 ml. 5 mls tds  
D: Medication counselling - to continue with symptoms relief prn.

10.9.2009 G.P.Surgery **Excerpt GP Record 2009**  
SUL  
First E: O/E - yellow vag. discharge  
S: for few days brought in by her father now lives with her father given custody to him itchy vaginal area  
O: no visible redness some minimal d/c  
Rx: Clotrimazole Cream 1 %  
P: try the cream sos if not better  
  
17.9.2009 G.P.Surgery  
CATH  
First E: Vaginal irritation  
S: slight irritation ongoing with passage of urine / bowel. well in self otherwise. no previous problems. query poor toilet technique/ wiping.  
O: slight erythema only, no suprapubic / loin pain. very happy with dad+  
Rx: Clotrimazole Cream 1 % 20 gram. bd

Nobody had ever bothered to put two and two together and raise the necessary questions. I was absolutely incensed. I pleaded with the social workers and the guardian begged them to open their eyes, but instead met only hostility even though – in their own words – they too knew that „something is not right“. From now on everybody involved started to play tactical games against me with the goal to get rid of me and the evidence about their neglect. The little contact I had with my daughter was cut off in early 2010, because of my alleged „ongoing campaign against the father“, her worrying physical and mental symptoms which were all listed in child protection as signs of abuse, were continually denied despite all this being on her medical records with her GP. The situation peaked when my daughter's GP at the time - out of his own accord - referred her to a child sexual abuse expert because of the discharge and other symptoms and Dr. Deborah Hodes' got involved again. Once I heard about this I contacted Dr. Hodes directly and asked her about the situation and she again said that she is confident that he is sexually abusing her but that the stakes are against me and that the social workers and the „expert“ (Dr Eia Asen) are determined to get rid of me. At this stage my ex could have raped my daughter in front of their eyes and they would have all kept quiet about it. It was all nothing but a game for these people.

In February 2010 I received a bizarre voice message on my mobile phone. Even though the message was hardly audible I was able to identify my ex's voice and vaguely what he was saying (that he hurts our daughter with his fingers). I traced the call back to the caller but ended at Dr. Hodes' mobile phone. She



had no explanation for the incident. I assume that my ex had hacked her and my mobile phone. He had a lot of knowledge of mobile phones and one of his hobbies was walky talky technology and I am certain he has the technical abilities to hack mobile phones and other digital communication equipment. I took the matter to the police, who were spooked by the voice message but took no action and even asked me to destroy the evidence. I took the matter to the social workers who of course did not want to know about it and to Dr. Eia Asen who – unsurprisingly - also did not want to know about it. Given their determination to get rid of me it was not a surprise, but I was still stunned by their level of right out criminal negligence. When I took the matter to my lawyers they said they were unable to do anything with it as there is little to no Legal Aid left and there is simply no money to produce a forensic audio assessment one could put forward to the court. I was basically stuck in every direction and could do absolutely nothing to help my child. All I could do is to at least secure contact however limited. During those contacts my child continued to make disclosures of abuse in front of the supervising social workers who – like everybody else - continued to pretend what my daughter is saying is not real. All this is on record in the supervised contact reports. My daughter said for example, that her father knocks her head against a wall, that she bleeds from her anus, that she is scared of her father, that he hurts her, that his hands are hot and so on. I also had very strong concerns that her father is punishing her for disclosing during contact with me as he got copies of all contact reports immediately after they were produced directly from the Local Authority.

**Excerpts 2 Contact Reports, 2010, Hackney Council/Barnet Council**

**Child/ren's mood /disposition before contact if known.**

arrived with her father and walked into the centre proclaiming, "I am a big girl now!"

### Personal presentation of Parents

- **Comment on appearance, stability, behaviour, drugs or alcohol usage prior to contact**

████ arrived for contact 20 minutes early and set up the room with toys and art materials that she usually provides. I felt that she refrained from asking █████ questions after she had told us that her father had "knocked her" against the wall. After █████ had left █████ told me that she does not want █████ to talk about this during contact because I will write it down and she urged me to, "be careful what you write?" However, I informed her that I have to record what is said during the session. In my opinion, █████ feels that █████ is being punished by her father for talking the during contact sessions and told me that █████ had acted very quiet and withdrawn the week after she had disclosed that she is scared of passing a stool in case blood comes out. █████ tells me that she is in a terrible situation where she does not know what is happening to █████ but is scared that the repercussions of talking to us is making her situation even worse.

Name of contact worker/s: [REDACTED]

Dated: 16-07-10

**Concerns Identified from this session and how they were managed.**

- Any concerns that the contact supervisor may have.
- Any concerns that the parent or Child raises during contact.
- If you notice an injury on the Child, note this in this section and on a body map with name/date and injury clearly marked.

[REDACTED] mentioned on arrival that she had been to the hospital. [REDACTED] telling [REDACTED] that she had been for a check up. She then mentioned that they had examined her "muschie" (vagina). After this conversation they went outside and when [REDACTED] asked if she is "OK now?" [REDACTED] said that she was fine but "my daddy has hot hands".

Name of contact worker/s: [REDACTED]

Dated: 06-08-10

During all this time my daughter continued to have bad vaginal discharge. In the meantime my postal mail was interfered with and vanished, targeting in particular the communication with my lawyers which eventually lead to my lawyers leaving the case. Furthermore my email was hacked and I received bizarre phone calls.

In September 2010 Judge C ordered sole residence for the father and ordered for him to have his „record cleaned“ of my allegations of sexual abuse to enable him to work with children. My ex had decided he wants to become a primary school teacher and the system bent over backwards to open the way for him. The judge ordered me to see my daughter once weekly under supervision for an indefinite period. Dr. Deborah Hodes was called in as witness. She was careful in how she phrased things, but told the court

that my daughter's physical and psychological symptoms are strong signs of sexual abuse and that my daughter needs to see at least a psycho-therapist to be able to talk to somebody independently about her life. Dr. Hodes' evidence was openly attacked by Dr. Eia Asen who said that she under the influence of me. The Local Authority's barrister claimed the same. Dr. Eia Asen went so far to demand that my daughter should never see me again and to ban my daughter from ever seeing a sexual abuse expert again, nor that she should ever see an independent psycho therapist. Asen achieved that the judge ordered that my daughter cannot see a sexual abuse expert or therapist, but he was not able to get rid of me, and I was hanging in for contact to my daughter. The Local Authority in charge of the case (Barnet) was satisfied because the case became another council's (Hackney's) responsibility which was their main objective throughout– to be rid of the responsibility and any potential future problems and claims. Regarding Dr. Eia Asen – he was evidently worried for his career and good standing with the court and evidently went to great length to get rid of me, and suppress all evidence of abuse on my daughter in order to secure his position. Later on I found out that he works in the UK not even under his real name but under a fictitious name and that he is part of an „industry of experts“ and that he did what he did to my daughter and me to countless others. It does not surprise me that people describe him as „paedophile's best friend“.

Matters settled in for some time from hereon. I saw my daughter once a week and she continued to make disclosures that were ignored. In the background I made efforts to correct the situation and rebuild my life, but came up against wall after wall and was very isolated. I was however able to reconnect with my past career as a design specialist and tried to invest the money I earned into helping my child. All those efforts were however in vain and I was also conned, by private investigators and other „helpers“ who promised to help but only wanted to cash in. I was able to get a basic forensic audio assessment of the voice message carried out for almost 3.000 Pounds which was methodically wrongly conducted but confirms what was said on the message at least in parts. This came however too late and nobody was interested in the outcome. All these experiences combined were truly devastating and bleak.

There were two main points of direction:

1. To enhance the supplied audio recording with a view to boosting the volume and clarifying what is being said on that recording.
2. To create a report detailing my findings.

**Regarding Point 1:** I utilised audio and editing software tools to enhance and analyse the audio content. The recording was very low level with what appears to be a male voice making two distinct utterances. The first utterance even after enhancement was not distinguishable for it's speech content. The second (after being 'time-stretched' i.e slowed down) appears to be the words 'with my finger'

**Regarding Point 2:** I created this report for Ms Abi Carter of Forensic Resources.

Signed



In September 2011 the little contact I had with my daughter was cut off by LA Hackney, due to some alleged „intelligence“ that I am plotting to abduct her. This was entirely untrue and I never saw that evidence. There was also never a court hearing, the contact was simply cut off by them. I understood eventually that I was in real danger to be wrongfully arrested and charged with something I have never even contemplated. Friends and my now husband then urged me to leave the UK and return to my home country. I have not seen my daughter since August 2011. She is now eight years old.

Recently I found out that my ex is now working indeed as a primary school teacher, moving from school to school as „assistant teacher“.

**Excerpt from a public PDF, London Primary School Bulletin**

We welcome to our teaching assistant team Wendy, [redacted], who for the past year has been covering a maternity leave, [redacted] and [redacted], who have both come from other [redacted] primary schools. All three are experienced in their roles and will be wonderful additions to our teaching assistant staff team.

I understand in hindsight that my ex is very possibly a committed paedophile who has groomed me and subsequently my daughter, but also his friends and their children, amongst them barristers and lawyers of well known law firms. Throughout the case it became clear to me that he promotes himself as nanny amongst his friends and seeks the closeness of children at every possible opportunity. During my relationship with him this „taste in children“ was not visible at all, but he must have led a double life in some form or another, which explains also why he never wanted to live with me. He uses his analytical and technical skills to control his victims, and my understanding is that he also uses (or perhaps used) my daughter to attract more victims. Because of his education and background he has access to circles in society where sexual abuse is not expected and should it ever come out it would not be reported, because my ex knows extremely well how to turn people into his social accomplices. This „fine art“ he has demonstrated throughout his case against me. My daughter has told me during contacts that she frequently stays with male friends of his. I was never able to investigate this and if this means that she is abused by more people or if her father simply „parks“ her because he is tired of looking after her.

My experiences in England were absolutely harrowing to say the least and my daughter's plight is horrific to put it mildly. There are unfortunately many more cases like ours because of a system that is so easily stacked against victims of abuse by perpetrators and their social accomplices within the system, playing on lack of training and safe-guards, tapping into a culture of self-interest, greed, fear, corruption and prejudice. It seems that „the system“ has still no idea what kind of criminal energy paedophiles have and are at a loss as how to police them, which expresses itself for example in the cut-downs of police funding, and in particular Anti-Child Sexual Abuse policing. It is so easy to frame victims of abuse in courts, in particular family courts, who are a culture within themselves, composed increasingly of corrupt experts, negligent social workers, bullying local authority managers and bureaucracy driven judges. It is all a direct fall out from a culture of de-investing into public life and social health.

Based on clues I have gathered during the case and later on his life and his behaviour, but in particular his enthusiasm for little children. I believe that my ex has not only sexually abused our daughter but also sexually abuses other children and has very likely also used her to attract other children. That he is now working as a primary school teacher assistant should worry anybody who has a little knowledge about sexual predators and their modus operandi. The kind of damage he is allowed to inflict with the aid of his system of „social accomplices“ is simply beyond words.

I have in the meantime reclaimed my life – outside the UK. I am married and study medicine and psychology and look forward to start my practise in 2016. I counsel women in similar situations like myself but also support men who lost contact with their children and try to find alternative routes to family courts to re-establish healthy family bonds. My husband is a lawyer and political analyst.

If you wish to contact me you can do so under [healing.injustice@gmail.com](mailto:healing.injustice@gmail.com). Provided adequate trustworthy relationships are established I am happy to put forward original records from my case to aid police investigations.